UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

Plaintiff,

ORDER GRANTING DEFENDANT'S

MOTION FOR RELEASE

RICHARD J. OLSON,

Defendant.

At the September 24, 2007, hearing on Defendant's Motion for release pending sentencing, counsel Karen Lindholdt appeared with Defendant; Assistant U.S. Attorney Stephanie J. Lister represented the United States.

The court, having considered the proffers of Defendant and Plaintiff, finds there is new information for the court to consider which would alter the findings in the Order filed August 28, 2007. There is a probability he has served as much time as he will be sentenced. A plea agreement has been entered. Accordingly,

IT IS ORDERED the Defendant's Motion (Ct. Rec. 329) is GRANTED. Defendant shall be released on the following conditions:

- 1. Defendant shall not commit any offense in violation of federal, state or local law. Defendant shall advise his supervising Pretrial Services Officer and his attorney within one business day of any charge, arrest, or contact with law enforcement.
 - 2. Defendant shall advise the court and the United States

Attorney in writing before any change in address.

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- 3. Defendant shall appear at all proceedings and surrender as directed for service of any sentence imposed.
- 4. Defendant shall sign and complete form A.O. 199C before being released and shall reside at the address furnished.
- 5. Defendant shall remain in the Eastern District of Washington while the case is pending. On a showing of necessity, Defendant may obtain prior written permission to leave this area from the United States Probation Office. Defendant shall have a curfew of 7:00 p.m. to 6:00 a.m.
- 6. Defendant shall maintain or actively seek lawful employment.
- 7. Defendant shall not possess a firearm, destructive device or other dangerous weapon.
- 8. Defendant is further advised, pursuant to 18 U.S.C. § 922(n), it is unlawful for any person who is under indictment for a crime punishable by imprisonment for a term exceeding one year, to possess, ship or transport in interstate or foreign commerce any firearm or ammunition or receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce.
- 9. Defendant shall refrain from the use of alcohol, and the use or possession of a narcotic drug and other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner. There shall be no alcohol in the home where Defendant is residing. Within two days of Defendant's release, an appointment must be made for a substance abuse evaluation, to take place within two weeks of Defendant's release. Defendant must complete any substance abuse treatment recommended by the evaluation and by

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Pretrial Services and shall comply with all of the rules of the treatment program. If Defendant fails in any way to comply or cooperate with the requirements and rules of the treatment program, Pretrial Services shall notify the court and the U.S. Marshal, who will be directed to immediately arrest the Defendant. The United States Probation Office shall determine the time and place of testing and evaluation and the scope of treatment. Defendant shall be responsible for the cost of the treatment. Full mutual releases shall be executed to permit communication between the court, Pretrial Services, and the treatment vendor. If random urinalysis testing is not done through a treatment program, random urinalysis testing shall be conducted through Pretrial Services, but shall not exceed six (6) times per month.

- 10. Defendant shall report to the United States Probation Office before or immediately after his release and shall report as often as they direct, at such times and in such manner as they direct. Defendant shall contact his attorney at least once a week.
 - 11. Defendant shall post a \$10,000 appearance bond.
- 12. Defendant shall have no contact, direct or indirect, with Co-Defendants in this matter.

Defendant is advised a violation of any of the foregoing conditions of release may result in the immediate issuance of an arrest warrant, revocation of release and prosecution for contempt of court, which could result in imprisonment, a fine, or both. Specifically, Defendant is advised a separate offense is established by the knowing failure to appear and an additional sentence may be imposed for the commission of a crime while on this release. In this regard, any sentence imposed for these violations is

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